From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

BIRMINGHAM, MI 48009

ELLEN S. COGEN GIFFORD, KRASS, GROH, SPRINKLE, ANDERSON & CITKOWSKI, P.C 280 N. OLD WOODWARD AVE. STE. 400

GIFFORD KRASS, GROH, SPRINKL AVI FISON & CITKOWSKI, P.C.

## WRITTEN OPINION

(PCT Rule 66)

out 5.20-01

		(sepono	due 6-20-01
		Date of Mailing (day/month/yean)	20 APR 2001
Applicant's or agent's file reference			ithin TWO months
MAF-10052/22			om the above date of mailing
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)
PCT/US00/13124	12 MAY 2000		14 MAY 1999
International Patent Classification (IPC) (IPC(7): G06F 17/00 and US CI.: 705	or both national classific 1/74	ation and IPC	
Applicant FRENKEL, MARVIN A.		,	
1. This written opinion is the first	(first, etc.)	drawn by this Internat	ional Preliminary Examining Authority.
2. This opinion contains indications rela	ating to the following ite	ems:	
I X Basis of the opinion	• • • •	* • • • · · · .	
II Priority	***	1)	······································
III Non-establishment of	opinion with regard to no	ovelty, inventive step	or industrial applicability
IV Lack of unity of inven			
V X Reasoned statement un citations and explanation	nder Rule 66.2(a)(ii) with one supporting such state	h regard to novelty, in	nventive step or industrial applicability;
VI Certain documents cité	ed		
VII Certain defects in the	international application		
VIII Certain observations o	n the international applic	cation	
3. The applicant is hereby invited to re	ply to this opinion.		
	dicated above. The applinextension., see Rule 66		expiration of that time limit, request this
How? By submitting a writt For the form and the	ten reply, accompanied, language of the amendr	where appropriate, by nents, see Rules 66.8	y amendments, according to Rule 66.3. and 66.9.
For the examiner's o	munication with the exa-	endments and/or arguminer, see Rule 66.6.	ments, see Rule 66.4 bis.
4. The final date by which the internati examination report must be establish	onal preliminary led according to Rule 69	0.2 is: 14 SEPTEME	ER 2001

Name and mailing address of the IPEA/US

Commissioner of Patents and Trademarks

Box PCT Washington, D.C. 20231

Facsimile No. (703) 305-3230

Authorized officer

M. KEMPER James R. Matticue

Telephone No.

(703) 305-9000



## WRITTEN OPINION

International	application	No
THEINGHALIONAL	application	170

PCT/US00/13124

I. Ba	asis o	f the opin	ion					
1 With	regard	to the elen	nents of the interna	tional application	·n·*			
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4. <b>X</b>	The a	mendmenl	ts have resulted	in the cance	llation of:			
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[			ngs, sheets <del>/fig</del> .					
5.	This o	pinion has l		some of) the a	mendments h : Supplement	ad not been mad il Box (Rule 70.2	de, since they Ye)).	y have been considered to go
* Repla in this	acemen	t sheets whi			, .	·	,	nder Article 14 are referred to



## WRITTEN OPINION

International application No.

PCT/US00/13124

Claims   1-2,6-7   N	statement	•			
Industrial Applicability (IA)  Claims  Claims	· Novelty (N)	Claims 3-			Y
Industrial Applicability (IA)  Claims  Claims		Claims 1-	.,6-7		_ N
Industrial Applicability (IA)  Claims  Claims	Inventive Step (IS)	Claims No	ONE		Y
Claims NONE  Citations and explanations  Claims 1-2,6-7 lack novelty under PCT Article 33(2) as being anticipated by Manasse, patent number 5,802,497.  Manasse teaches a method for a customer to anonymously purchase goods or services from an on-line merchan comprising: depositing cash with a depository (broker or vendor) the depository (or server) issuing to the customer a serinumber corresponding to the amount deposited (scrip, col. 5, lines 5-10; col. 3, lines 30-50); submitting the serial number the on-line merchant to purchase goods or services (col. 4, lines 20-40, col. 2, lines 1-10). Manasse also teaches the serinumbers correspond to the amount of funds (col. 4, lines 50-65).  It would have been obvious to one having ordinary skill in the art at the time of the invention to have a seller and a second account since this would have been implemented for the intended use of having the participating vendors act as sellers of distributors of broker scrips thereby providing convenience to the customer and encouraging participation in the commerce system.  Claims 3-5 lack an inventive step under PCT Article 33(3) as being obvious over Manasse, patent number 5,802,497. It would have been obvious to one having ordinary skill in the art at the time of the invention to have a seller and a second account since this would have been implemented for the intended use of having the participating vendors act as sellers or authorized distributors of broker scrips thereby providing convenience to the customer and encouraging participation in the		Claims 1-			N
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## WRITTEN OPINION

International application No.

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

TIME LIMIT:

The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.